PATENT APPLICATION FEE DETERMINATION RECORD Effective December 8, 2004 CLAIMS AS FILED - PART I SMALL ENTITY OTHER THAN (Column 1) (Column 2) TYPE [OR SMALL ENTITY **TOTAL CLAIMS** RATE FEE RATE FEE FOR BASIC FEE NUMBER EXTRA NUMBER FILED 150.00 BASIC FEE 300.00 TOTAL CHARGEABLE CLAIMS .ninus 20= X\$ 25= X\$50= OR INDEPENDENT CLAIMS minus 3 = X100= X200= OR MULTIPLE DEPENDENT CLAIM PRESENT +180= +360= OR * If the difference in column 1 is less than zero, enter "0" in column 2 TOTAL OR TOTAL CLAIMS AS AMENDED - PART II OTHER THAIN (Column 1) SMALL ENTITY OR SMALL ENTITY (Column 2) (Column 3) CLAIMS HIGHEST ADDI-ADDI-REMAINING NUMBER PRESENT AFTER RATE TIONAL RATE TIONAL PREVIOUSLY **EXTRA AMENOMENT** PAID FOR FEE FEE AMENDM Total Minus X\$25=X\$50= OR Independent Minus X100= X200 =OR 100 FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +180= +360= OR . TOTAL TOTAL OR ADDIT FEE 200. ADDIT. FEE (Column 1) (Column 2) (Column 3) PAID CLAIMS HIGHEST ADDI-ADDI-REMAINING NUMBER PRESENT **AFTER** RATE TIONAL. TIONAL RATE AMENDMENT **PREVIOUSLY EXTRA** AMENDMENT PAID FOR FEE FEE Total Minus X\$ 25= X\$50= OR. Independent Minus X100= X200= OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +180= +360= OR TOTAL TOTAL OR ADDIT. FEE ADDIT. FEE (Column 1): (Column 3) (Column 2) CLAIMS HIGHEST ADDI-ADDI-REMAINING NUMBER PRESENT ENT **AFTER** RATE TIONAL TIONAL **PREVIOUSLY EXTRA** RATE AMENDMENT PAID FOR FEE FEE Total Minus X\$ 25= X\$50= OR Independent Minus X100= X200= OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +180= +360= OR

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Attorney's Docket No.: 12732-189001 / US684

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Hideaki Kuwabara et al.

Art Unit

2822

Serial No.:

10/735,767

Examiner:

Kevin Picardat

Filed

: December 16, 2003

Confirmation No.:

4086

Title

: SEMICONDUCTOR DEVICE AND METHOD FOR MANUFACTURING THE

SAME

Mail Stop Amendment

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

AMENDMENT IN REPLY TO ACTION OF OCTOBER 19, 2005

Please amend the above-identified application as follows:

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks/Arguments begin on page 7 of this paper.

1/20/2006 HALI11 00000165 10735767

1 FC:1202

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Applicant: Hideaki Kuwabara et al.

Serial No.: 10/735,767

Filed: December 16, 2003

Page : 11 of 11

an electrical signal to the element, and an insulating film. The method also includes transferring the element layer from the insulating substrate to a substrate, transferring the element layer to a sheet, and dividing the element layer into at least one integrated circuit film.

Attorney's Docket No.: 12732-189001 / US6847

As described above, neither Sayyah, Ding, nor any proper combination of the references, describes or suggests dividing the element layer into at least one integrated circuit film or a crystalline semiconductor film, as recited in claim 29. Accordingly, for at least these reasons, applicant submits that claim 29 and its dependent claims 30 and 31 are allowable.

Conclusion

Applicant submits that all claims are in condition for allowance.

It is believed that all of the pending issues have been addressed. However, the absence of a reply to a specific rejection, issue or comment does not signify agreement with or concession of that rejection, issue or comment. In addition, because the arguments made above may not be exhaustive, there may be reasons for patentability of any or all pending claims (or other claims) that have not been expressed. Finally, nothing in this reply should be construed as an intent to concede any issue with regard to any claim, except as specifically stated in this reply, and the amendment of any claim does not necessarily signify concession of unpatentability of the claim prior to its amendment.

Enclosed is a check in the amount of \$300.00 for excess claim fees. Please apply any other charges or credits to deposit account 06-1050.

Respectfully submitted,

Date: January 19, 2006

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